By: Uresti, Deuell S.B. No. 2105

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to limiting the liability of space flight entities.
3	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
4	SECTION 1. Title 4, Civil Practice and Remedies Code, is
5	amended by adding Chapter 100F to read as follows:
6	CHAPTER 100F. LIMITED LIABILITY FOR SPACE FLIGHT ACTIVITIES
7	Sec. 100F.001. DEFINITIONS. In this chapter:
8	(1) "Launch" means a placement or attempted placement
9	of a vehicle or rocket and any payload, crew, or space flight
10	participant in a suborbital trajectory, earth orbit, or outer
11	space, including activities involved in the preparation of a launch
12	vehicle or payload for launch.
13	(2) "Reentry" means a purposeful return or attempt to
14	return a reentry vehicle and the payload, crew, or a space flight
15	participant from earth orbit or from outer space to earth.
16	(3) "Space flight participant" means an individual,
17	who is not crew, carried aboard a launch vehicle or reentry vehicle.
18	(4) "Space flight entity" means a person who has
19	obtained the appropriate Federal Aviation Administration license
20	or other authorization, including safety approval and a payload
21	determination. The term includes:
22	(A) a manufacturer or supplier of components,
23	services, or vehicles used by the entity and reviewed by the Federal
24	Aviation Administration as part of issuing the license or other

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   authorization; and
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                    (B) an employee, officer, director,
                                                              owner,
                                                       the
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   stockholder, member, manager, or partner
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   manufacturer, or supplier.
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               (5) "Space flight activities" means activities and
   training in all phases of preparing for and undertaking space
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   flight, including:
                    (A) the preparation of a launch vehicle, payload,
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   crew, or space flight participant for launch, space flight, and
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   reentry;
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                    (B) the conduct of the launch;
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                    (C) conduct occurring between the launch and
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   reentry;
                    (D) the preparation of a reentry vehicle,
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   payload, crew, or space flight participant for reentry;
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                    (E) the conduct of reentry and descent;
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                    (F) the conduct of the landing; and
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                    (G) the conduct of postlanding recovery of a
   reentry vehicle, payload, crew, or space flight participant.
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               (6) "Space flight participant injury" means an injury
   sustained by a space flight participant, including bodily injury,
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   emotional distress, death, property damage, or any other loss
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   arising from the individual's participation in space flight
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24
   activities.
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         Sec. 100F.002. LIMITED LIABLITY. (a) Except as provided
   by Subsection (b), a space flight entity is not liable to any person
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   for a space flight participant injury or damages arising out of the
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- 1 space flight participation injury if the space flight participant
- 2 has signed the agreement required by Section 100F.003 and given
- 3 written consent as required by 49 U.S.C. Section 70105.
- 4 (b) This section does not limit liability for an injury:
- 5 (1) proximately caused by the space flight entity's
- 6 gross negligence evidencing wilful or wanton disregard for the
- 7 safety of the space flight participant; or
- 8 (2) intentionally caused by the space flight entity.
- 9 Sec. 100F.003. WARNING REQUIRED. (a) A space flight
- 10 participant must sign an agreement and warning statement before
- 11 participating in any space flight activity. The agreement must
- 12 include the following language and any other language required by
- 13 federal law:

## 14 AGREEMENT AND WARNING

- 15 I UNDERSTAND AND ACKNOWLEDGE THAT A SPACE FLIGHT ENTITY IS NOT
- 16 LIABLE FOR ANY INJURY TO OR DEATH OF A SPACE FLIGHT PARTICIPANT
- 17 RESULTING FROM SPACE FLIGHT ACTIVITIES. I UNDERSTAND THAT I HAVE
- 18 ACCEPTED ALL RISK OF INJURY, DEATH, PROPERTY DAMAGE, AND OTHER LOSS
- 19 THAT MAY RESULT FROM SPACE FLIGHT ACTIVITIES.
- 20 (b) An agreement under Subsection (a) is considered
- 21 effective and enforceable if it is in writing and signed by the
- 22 space flight participant and a competent witness.
- 23 <u>Sec. 100F.004. AGREEMENT EFFECTIVE AND ENFORCEABLE.</u>
- 24 (a) Except as provided by Subsection (b), an agreement between a
- 25 space flight entity and a space flight participant limiting or
- 26 otherwise affecting liability arising out of space flight activity
- 27 is effective and enforceable and is not unconscionable or against

- 1 public policy.
- 2 (b) An agreement described by this section may not limit
- 3 liability for an injury:
- 4 (1) proximately caused by the space flight entity's
- 5 gross negligence evidencing wilful or wanton disregard for the
- 6 safety of the space flight participant; or
- 7 (2) intentionally caused by a space flight entity.
- 8 SECTION 2. The change in law made by this Act applies only
- 9 to a cause of action that accrues on or after the effective date of
- 10 this Act. A cause of action that accrues before the effective date
- 11 of this Act is governed by the law in effect immediately before the
- 12 effective date of this Act, and that law is continued in effect for
- 13 that purpose.
- 14 SECTION 3. This Act takes effect immediately if it receives
- 15 a vote of two-thirds of all the members elected to each house, as
- 16 provided by Section 39, Article III, Texas Constitution. If this
- 17 Act does not receive the vote necessary for immediate effect, this
- 18 Act takes effect September 1, 2009.